Approved for use through 07/31/2006. OMB 0651-0032
U.S. Patent and Trademark Office. U.S. DEPARTMENT OF COMMERCE
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PATENT APPLICATION TRANSMITTAL

(Only for new nonprovisional applications under 37 CFR 1.53(b))

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Express Mail Label No.	EL416967778US	.s.
Title	Culture Flask	PTC
First Inventor	Andrew P. Muser	
Attorney Docket No.	P-5749	

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See MPER	APPLICATE chapter 600 conc	TION ELEMENTS eming utility patent application contents.	ADDRESS TO: Mail Stop Patent Application Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450			p 6	10/67
2. Appli See 3. See 9. Spec (prefe - Des - Cros - Stat - Refe or a - Bacl - Briet - Deta - Clai	mit an original and a icant claims sma 37 CFR 1.27. iffication tred arrangement is criptive title of the it as Reference to Re- parence to sequence computer program kground of the Invet f Summary of the if Description of the ailed Description	[Total Pages 11] set forth below) nvention lated Applications ed sponsored R & D listing, a table, listing appendix ention nvention Drawings (if filed)	8. Nucleotide and/or (if applicable, all no a. Comput b. Specific i. Ci	ecessary) er Readable F ation Sequenc D-ROM or CD- aper ents verifying in	dix) equence Su orm (CRF) the Listing or R (2 copies	ubmission n: s); or bove copies	
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Prior application information: Examiner For CONTINUATION OF DIVISIONAL APPS only; The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.							
		19. CORRESPOND	ENCE ADDRESS	·			
	ner Number:	26253	OR	Соггезро	ondence add	dress below	
Name David W. Highet Esq MC 089							
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Country	ountry U.S.A. Tele		lephone 201-847-5317		Fax	201-848-9228	
Name (Print/Ty	pe) Nanette S.	Thomas, Esq.	Registration No. (Attorne	v/Agent) loo	240	_5, 5,0,5220	—√
Signature	1200	Utte & Thames	5		Date Con		

This collection of information is required by 37 CFR 1.53(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Patent Application, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PTO/SB/17 (01-03)

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Effective 01/01/2003. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT

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Complete if Known				
Application Number				
Filing Date	September 30, 2003			
First Named Inventor	Andrew P. Muser			
Examiner Name				
Art Unit	}			
Attorney Docket No.	P-5749			

METHOD OF PAYMENT (check all that apply) FEE CALCULATION (continued)				
Check Credit card Money Other None 3. ADDITIONA	3. ADDITIONAL FEES			
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Charge fee(s) indicated below, except for the filing fee 1805 1,840* 1805	1,840* Requesting publication of SIR after			
to the above-identified deposit account.	Examiner action			
FEE CALCULATION 1251 110 2251				
1. BASIC FILING FEE 1252 410 2252	· · · · · · · · · · · · · · · · · · ·			
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1002 330 2002 165 Design filing fee 1401 320 2401	1 160 Notice of Appeal			
1003 520 2003 260 Plant filing fee 1402 320 2402	2 160 Filing a brief in support of an appeal			
1004 750 2004 375 Reissue filing fee 1403 280 2403	3 140 Request for oral hearing			
1005 160 2005 80 Provisional filing fee 1451 1,510 1451	1,510 Petition to institute a public use proceeding			
SUBTOTAL (1) (\$) 750.00 1452 110 2452	2 55 Petition to revive - unavoidable			
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE 4501 1 200 2550	B 650 Petition to revive - unintentional			
Fee from				
Extra Claims below Fee Paid 1502 470 2502 Total Claims 17 -20** = 0 X 0 = 0 4503 520 2502	2 235 Design issue fee			
Independent 2 33 - 630 2503	3 315 Plant issue fee			
Claims 1460 130 1460 Multiple Dependent	0 130 Petitions to the Commissioner			
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1202 18 2202 9 Claims in excess of 20 1809 750 2809				
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1203 280 2203 140 Multiple dependent claim, if not paid 1810 750 2810	0 375 For each additional invention to be examined (37 CFR 1.129(b))			
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**or number previously paid, if greater, For Reissues, see above *Reduced by Basic	Filing Fee Paid SUBTOTAL (3) (\$) 0.00			

SUBMITTED BY				(Complete	e (if applicable)
Name (Print/Type)	Nanette S. Thomas, Esq.	Registration No. (Attorney/Agent)	33,310	Telephon	ne 201-847-7049
Signature	Manette Y. Thomas			Date	9-30-03

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

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PRACTITIONER'S DOCKET	NOP-5749
PRACTITIONER 3 DOORS	

PATENT

ADDED PAGES FOR APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED

NOTE: SEE 37 C.F.R. § 1.78.

17. Relate Back

WARNING:

If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. §§ 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. § 120, 121 or 365(c). (35 U.S.C. § 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. §§ 119, 365(a) or 365(b). For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application, and, if not, the applicant should consider cancelling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

(complete the following, if applicable)

- Amend the specification by inserting, before the first line, the following sentence:
- A. 35 U.S.C. § 119(e)

NOTE: "Any nonprovisional application claiming the benefit of one or more prior filed copending provisional applications must contain or be amended to contain in the first sentence of the specification following the applications must contain or be amended to contain in the first sentence of the specification following the title a reference to each such prior provisional application, identifying it as a provisional application, and including the provisional application number (consisting of series code and serial number)". 37 C.F.R., § 1.78(a)(4).

*This application claims the benefit of U.S. Provisional Application(s) No(s).:

APPLICATION NO(S).:	FILING DATE
60 / 416,170	October 4, 2002

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed [4-1.1] –page 1 of 5)